1 2 3 4 5 6 7 8 9 10 11	Jenny A. Covington SBN 233625 NELSON MULLINS RILEY & SCARBOROUGH LLP 1600 Utica Avenue South, Suite 600 Minneapolis, MN 55416 Telephone: (612) 464-7626 Facsimile: (612) 255-7499 Email: jenny.covington@nelsonmullins.com Jennifer T. Persky SBN 274804 NELSON MULLINS RILEY & SCARBOROUGH LLP 19191 South Vermont Avenue, Suite 900 Torrance, CA 90502 Telephone: (424) 221-7400 Facsimile: (424) 221-7499 Email: jennifer.persky@nelsonmullins.com Attorney for Defendants THE COOPER COMPANIES, INC. and COOPERSURGICAL, INC.	
12	UNITED STATE	ES DISTRICT COURT
13	NORTHERN DIST	TRICT OF CALIFORNIA
14	E.F. and G.H.,	Case No. 4:24-cv-00643-JST
15	Plaintiffs,	Assigned to: Judge Jon S. Tigar
16	v.	
17	COOPERSURGICAL, INC., et al.,	JOINT STIPULATION TO EXTEND THE PARTIES' TIME TO RESPOND
18	Defendants.	Hearing Date and Time:
19		Courtroom 4 – 3rd Floor Complaint Filed: February 6, 2024
20	Q.R. and S.T.,	Case No. 4:24-cv-00689-JST
21	Plaintiffs,	
22	v.	
23	COOPERSURGICAL, INC., et al.,	
24	Defendants	
25		
26		
27		
28		
	TOTALE CALIDATA VALONTA O ENABELLA	I THE DADTIES! TIME TO DESPOND
	JOINT STIPULATION TO EXTEN 4876-5114-5687 v.4 082943/01524, 2:17 PM, 08/19/2024	ID THE PARTIES' TIME TO RESPOND

1	I.J. and K.L.,		Case No. 4:24-cv-00693-JST
2		Plaintiffs,	
3	v.		
4	COOPERSURGICAL, INC	., et al.,	
5		Defendants	
6	M.N. and O.P.,	Defendants	Case No. 4:24-cv-00696-JST
7	191.19. and O.1 .,	Plaintiffs,	Case 110. 4.24-ev-000/0-351
8	v.	Taments,	
9	COOPERSURGICAL, INC	et al	
10	, , , ,	, ,	
11		Defendants	
12	A.B. and C.D.,		Case No. 4:24-cv-01061-JST
13		Plaintiffs,	
14	v.		
15	COOPERSURGICAL, INC	., et al.,	
16		Defendants	
17 18	J.B. and M.B.,		Case No. 4:24-cv-01085-JST
19		Plaintiffs,	
20	v.		
21	COOPERSURGICAL, INC	., et al.,	
22		Defendants	
23	CLF 001 and CLF 002,		Case No. 4:24-cy-01192-JST
24	,	Plaintiffs,	
25	v.		
26	COOPERSURGICAL, INC	., et al.,	
27			
28		Defendants	
		2	
	JOINT STI	PULATION TO EXTEND 1	THE PARTIES' TIME TO RESPOND

1	CLF 003 and CLF 004,		Case No. 4:24-cv-01193-JST
2		Plaintiffs,	
3	v.		
4	COOPERSURGICAL, INC.,	, et al.,	
5		Defendants	
6	CLF 005 and CLF 006,	Defendants	Case No. 4:24-cv-01194-JST
7	CLI 003 and CLI 000,	Plaintiffs,	Case 140. 4.24-64-01174-351
8	V.	Timinitis,	
9	COOPERSURGICAL, INC.,	, et al.,	
10			
11		Defendants	
12	J.S. and A.S.,		Case No. 4:24-cv-01353-JST
13		Plaintiffs,	
14	V.	-4 -1	
16	COOPERSURGICAL, INC.,	, et al.,	
17		Defendants	
18	J.K. and L.M.,		Case No. 4:24-cv-01680-JST
19		Plaintiffs,	
20	v.		
21	COOPERSURGICAL, INC.,	, et al.,	
22		Defendants	
23	JAMIE WOODS and LEE W	VOODS,	Case No. 4:24-cv-01745-JST
24		Plaintiffs,	
25	v.		
26	COOPERSURGICAL, INC.,	, et al.,	
27		Defendants	
28		_ cremating	
	JOINT STIP	2 PULATION TO EXTEND T	THE PARTIES' TIME TO RESPOND

1	R.S.,	Case No. 4:24-cv-02031-JST
2	Plaintiff,	
3	v.	
4	COOPERSURGICAL, INC., et al.,	
5	Defendants	
6	N.O and P.Q.,	Case No. 4:24-cv-02042-JST
7	Plaintiffs,	Case No. 4.24-07-02042-351
8	V.	
9	COOPERSURGICAL, INC., et al.,	
10	, , , , , , , , , , , , , , , , , , , ,	
11	Defendants	
12	BROOKE OXENDINE and MICHAEL OXENDINE.,	Case No. 4:24-cv-02168-JST
13	Plaintiffs,	
14	v.	
15 16	COOPERSURGICAL, INC., et al.,	
17	Defendants	
18	ANDREA O'BRIEN and KYLE O'BRIEN,	Case No. 4:24-cv-02580-JST
19	Plaintiffs,	Case No. 4.24-cv-02360-331
20	V.	
21	COOPERSURGICAL, INC., et al.,	
22		
23	Defendants	
24	A.A.,	Case No. 4:24-cv-02582-JST
25	Plaintiff,	
26	V.	
27	COOPERSURGICAL, INC., et al.,	
28		
	IOINT STIDLIL ATION TO EVTEN	4 D THE PARTIES' TIME TO RESPOND
	JOINT STITULATION TO EXTEN	THE PARTIES THAT TO KESTOND

1	Defendants							
2	A.F. and L.F.,	Case No. 4:24-cv-02610-JST						
3	Plaintiffs,							
4	v.							
5	COOPERSURGICAL, INC., et al.,							
6	Defendants							
7	B.B. and C.C.,	Case No. 4:24-cv-02722-JST						
8	Plaintiffs,							
9	V.							
10	COOPERSURGICAL, INC., et al.,							
11	COOT ERBORGIETIE, II ve., et ui.,							
12	Defendants							
13	X.Y. and Z.A.,	Case No. 4:24-cv-03219-JST						
14	Plaintiffs,							
15	v.							
16	COOPERSURGICAL, INC., et al.,							
17	Defendants							
18		Cose No. 4-24 ov 02527 IST						
19	D.D. and E.E.,	Case No. 4:24-cv-03527-JST						
20	Plaintiffs,							
21	V.							
22	COOPERSURGICAL, INC., et al.,							
23	Defendants							
24	F.F. and G.G.,	Case No. 4:24-cv-03530-JST						
25	Plaintiffs,							
26	v.							
27	COOPERSURGICAL, INC., et al.,							
28								
	5							
	JOINT STIPULATION TO EXTEND THE PARTIES' TIME TO RESPOND							

1	Defendants	
2	J.J. and K.K.,	Case No. 4:24-cv-03536-JST
3	Plaintiffs,	
4	v.	
5	COOPERSURGICAL, INC., et al.,	
6	Defendants	
7	H.H. and I.I.,	Case No. 4:24-cv-03568-JST
8 9	Plaintiffs,	
10	v.	
11	COOPERSURGICAL, INC., et al.,	
12	Defendants	
13	E.F. and G.H.,	Case No. 4:24-cv-04110-JST
14	Plaintiffs,	
15	v.	
16	COOPERSURGICAL, INC., et al.,	
17	Defendants	
18	M.N. and O.P.,	Case No. 4:24-cv-04122-JST
19 20	Plaintiffs,	
20	v.	
22	COOPERSURGICAL, INC., et al.,	
23	Defendants	
24	I.J. and K.L.,	Case No. 4:24-cv-04180-JST
25	Plaintiffs,	
26	v.	
27	COOPERSURGICAL, INC., et al.,	
28		
		6

JOINT STIPULATION TO EXTEND THE PARTIES' TIME TO RESPOND

1		Defendants	
2	Y.Z. and A.A.,		Case No. 4:24-cv-04475-JST
3		Plaintiffs,	
4	v.		
5	COOPERSURGICAL, INC	., et al.,	
6		Defendants	
7	D D	Defendants	G N 424 05140 IST
8	D.D.,	DI 1 100	Case No. 4:24-cv-05140-JST
9		Plaintiff,	
10	V.		
11	COOPERSURGICAL, INC	., et al.,	
12		Defendants	
13	E.E. and F.F.,		Case No. 4:24-cv-05135-JST
14		Plaintiffs,	
15	V.		
16	COOPERSURGICAL, INC	., et al.,	
17			
18		Defendants	
19	M.M. and N.N.,		Case No. 4:24-cv-06307-JST
20		Plaintiffs,	
21	v.		
22	COOPERSURGICAL, INC	., et al.,	
23		Defendants	
24	G.G. and H.H.,	Doromanto	Case No. 4:24-cv-05517-JST
25		Plaintiffs,	
26	V.		
27	COOPERSURGICAL, INC	., et al.,	
28		Defendants	
20			
		7	

JOINT STIPULATION TO EXTEND THE PARTIES' TIME TO RESPOND

1	I.I. and J.J.,		Case No. 4:24-cv-06047-JST
2		Plaintiffs,	
3	v.		
4	COOPERSURGICAL, INC.	, et al.,	
5		Defendents	
6	O.D. and C.T.	Defendants	Case No. 4:24-cv-05120-JST
7	Q.R. and S.T.,	Disimpliffs	
8		Plaintiffs,	
9	V.	ot al	
10	COOPERSURGICAL, INC.	, et al.,	
11	B.B. and C.C.,	Defendants	Case No. 4:24-cv-04405-JST
12	B.B. and C.C.,	Plaintiff,	Case 110. 4.24-CV-04403-331
13	v.	riamum,	
14	COOPERSURGICAL, INC.	et al	
15	COOT ENSURGICIEE, INC.	, ct ar.,	
16		Defendants	
17			
18	Pursuant to Civil Loca	al Rule 6, Plaintiffs in t	the above-captioned related cases ("Plaintiffs") and
19	Defendants CooperSurgical	Inc. and The Cooper	Companies, Inc. ("Defendants") (collectively, the
20	"Parties"), hereby stipulate ar	nd agree to extend the	deadlines for the Parties to respond in each matter,
- 1 l			

d stating as follows:

21

22

23

24

25

26

27

28

WHEREAS, Plaintiffs filed Complaints in the above-captioned related cases in the United States District Court in the Northern District of California;

WHEREAS, the Parties previously stipulated to extend certain initial responsive deadlines in several of the above-captioned related cases;

WHEREAS, at the Case Management Conference on May 6, 2024, the Court directed the Parties to address threshold issues of personal jurisdiction and venue through an initial round of briefing in one of the related matters, *Kearsten Walden and Zachary Walden v. CooperSurgical, Inc. et al.*, Case No. 4:24-cv-00903-JST;

WHEREAS, the parties in *Walden* completed an initial round of briefing, including Motions to Dismiss (*see* ECF 16, 17, 39, 41, 42, 46, 48);

WHEREAS, the Court issued its ruling on Defendants' Motions to Dismiss in *Walden* on September 9, 2024 (*see* ECF 51), in which it granted CooperCompanies' Motion to Dismiss on Rule 8 grounds, and granted CooperSurgical's Motion to Dismiss on jurisdictional grounds, with leave to amend and an allowance for jurisdictional discovery;

WHEREAS, the parties in *Walden* are currently engaged in court-ordered jurisdictional discovery; WHEREAS, the Court further ordered a case management conference for January 15, 2025;

WHEREAS, the Court ordered that following any amendment and jurisdictional discovery, Defendants may renew their motions;

WHEREAS, the Parties agree that efficiency dictates extending deadlines in the above-captioned case until the parties have completed jurisdictional discovery in *Walden*, and Plaintiffs file amended complaints;

WHEREAS, a motion to centralize the various cases was also filed on June 26, 2024, before the Judicial Panel on Multidistrict Litigation ("JPML");

WHEREAS, on October 4, 2024, the JPML entered an order denying the centralization motion;

WHEREAS, by entering into this stipulation, Defendants do not hereby waive any arguments they may have concerning personal jurisdiction and venue;

WHEREAS, the requested extension will not prejudice any Party and will not impact the timely resolution of this matter;

NOW, THEREFORE, the Parties stipulate to extending the time for the Parties to respond in the above-captioned related cases until and including **Friday**, **April 4**, **2025**.

IT IS SO STIPULATED, THROUGH COUNSEL OF RECORD.

- 1		
1	DATED: December 2, 2024	
2	_/s/ Tracey B. Cowan	/s/ Sarah R. London
3	Tracey B. Cowan	Sarah Robin London
]	CLARKSON LAW FIRM, P.C.	Tiseme Gabriella Zegeye
4	95 3rd St., 2nd Floor	LIEFF CABRASER
	San Francisco, CA 94103	HEIMANN &
5	Telephone: (213) 788-4050	BERNSTEIN, LLP
6	Facsimile: (213) 788-4070	275 Battery Street, 29th Floor
0	Email: tcowan@clarksonlawfirm.com	San Francisco, CA 94111-3339
7		Telephone: (415) 956-1000
	Ryan J. Clarkson	Facsimile: (415) 956-1008
8	Shireen M. Clarkson	Email: tzegeye@lchb.com
	Olivia Eve Davis	Email: slondon@lchb.com
9	CLARKSON LAW FIRM, P.C.	
10	22525 Pacific Coast Highway	Hannah R. Lazarz (pro hac vice
	Malibu, CA 90265	forthcoming)
11	Telephone: (213) 788-4050	hlazarz@lchb.com
	Facsimile: (213) 788-4070	LIEFF CABRASER
12	Email: rclarkson@clarksonlawfirm.com	HEIMANN &
13	Email: sclarkson@clarksonlawfirm.com	BERNSTEIN, LLP
	Email: odavis@clarksonlawfirm.com	222 2nd Avenue South, St 1640
14	Attornoys for Plaintiffs F.F. and C.H. O.B. and	Nashville, TN 37201-2379 Telephone: 615.313.9000
	Attorneys for Plaintiffs E.F. and G.H.; Q.R. and S.T.; I.J. and K.L.; M.N. and O.P.; CLF 001 and	Facsimile: 615.313.9965
15	CLF 002; CLF 003 and CLF 004; CLF 005 and	raesiline. 013.313.9903
16	CLF 002, CLF 003 and CLF 004, CLF 003 and CLF 006	Attorneys for Plaintiffs Kearsten Walden
10	CLI 000	and Zachary Walden; Jamie Woods and
17		Lee Woods; Brooke Oxendine and
		Michael Oxendine; Andrea O'Brien and
18		Kyle O'Brien; A.A.; B.B. and C.C.; D.D.
19		and E.E.; F.F. and G.G.; J.J. and K.K.;
1)		H.H. and I.I.
20		
21		
22		
23		
24		
25		
23		
26		
27		
28		
ا ت∟	1	

1	/s/ Dena C. Sharp	/s/ Adam B. Wolf
2	Dena C. Sharp (State Bar No. 245869)	Adam Brett Wolf
2	Adam E. Polk (State Bar No. 273000)	PEIFFER WOLF CARR KANE
3	Nina R. Gliozzo (State Bar No. 333569)	CONWAY & WISE, LLP
١	GIRARD SHARP LLP	555 Montgomery Street, Suite 820
4	601 California Street, Suite 1400	San Francisco, CA 94111
	San Francisco, CA 94108	Telephone: (415) 766-3545
5	Telephone: (415) 981-4800	Email: awolf@peifferwolf.com
	Facsimile: (415) 981-4846	
6	Email: dsharp@girardsharp.com	Melisa Rosadini-Knott
7	Email: apolk@girardsharp.com	PEIFFER WOLF CARR KANE
´	Email: ngliozzo@girardsharp.com	CONWAY & WISE, LLP
8		3435 Wilshire Blvd., Suite 1400
	Joseph G. Sauder	Los Angeles, CA 90010
9	SAUDER SCHELKOPF LLC	Telephone: (323) 982-4109
.	1109 Lancaster Avenue	Email: mrosadini@peifferwolf.com
10	Berwyn, PA 19212	1
11	Telephone: (888) 711-9975	Corey Morgenstern
11	Facsimile: (610) 421-1326	Michael A. Rose
12	Email: jgs@sstriallawyers.com	HACH & ROSE LLP
	Email: mds@sstriallawyers.com	112 Madison Avenue, 10th Floor
13	Email: jtm@sstriallawyers.com	New York, NY 10016
		Telephone: (212) 779-0057
14	Counsel for Plaintiffs A.B. and C.D.; J.K. and	Email: csmorgenstern21@gmail.com
15	L.M.; R.S.; N.O. and P.Q.; X.Y. and Z.A.; E.F.	Email: info@hachroselaw.com
15	and G.H.; M.N. and O.P.; I.J. and K.L.; Y.Z. and	
16	A.A.; B.B. and C.C.; E.E. and F.F.; D.D.; G.G.	Attorneys for Plaintiffs J.B. and M.B.
	and H.H.; I.I. and J.J.; M.M. and N.N.; Q.R. and	J J 33
17	S.T.	
10		
18	/s/ Joseph M. Lyon	/s/ M. Elizabeth Graham
19	Joseph M Lyon	M. Elizabeth Graham
	THE LYON FIRM	GRANT & EISENHOFFER, P.A.
20	9210 Irvine Center Drive	2325 E. 3rd Street, Suite 329
	Irvine, CA 92618	San Francisco, CA 94107
21	Telephone: (513) 381-2333	Telephone: (415) 229-9720
22	Facsimile: (513) 766-9011	Facsimile: (415) 229-9720
22	Email: jlyon@thelyonfirm.com	Email: egraham@gelaw.com
23		
	Attorneys for Plaintiffs J.S. and A.S.	Sindhu S. Daniel
24	, v	Samantha R. Mertz
ا ء		Cindy B. Morgan
25		GRANT & EISENHOFFER, P.A.
26		123 Justison Street, 7th Floor
ا ۵		Wilmington, DE 19801
27		Telephone: (302) 622-7000
		Facsimile: (302) 622-7100
28		Email: sdaniel@gelaw.com

JOINT STIPULATION TO EXTEND THE PARTIES' TIME TO RESPOND

- 1	
1	/s/ Jenny A. Covington
2	Jenny A. Covington
	NELSON MULLINS RILEY & SCARBOROUGH LLP
3	1600 Utica Avenue South, Suite 600
4	Minneapolis, MN 55416
.	Telephone: (612) 464-7626
5	Facsimile: (612) 255-0739
6	Email:
	jenny.covington@nelsonmullins.com
7	Carolyn Taylor
8	Roger Gallic Perkins
9	Clark Hill, LLP
9	One American Plaza
10	600 West Broadway, Suite 500 San Diego, CA 92101
	Telephone: (619) 557-0404
11	Facsimile: (619) 557-0460
12	Email: ctaylor@clarkhill.com
	Email: rperkins@clarkhill.com
13	
14	Elizabeth Ann Evans
	David M. Perl
15	Clark Hill, LLP 555 South Flower Street, 24th Floor
16	Los Angeles, CA 90071
	Telephone: 213-891-9100
17	Email: eevans@clarkhill.com
18	Email: dperl@clarkhill.com
19	Counsel for Defendants, CooperSurgical,
	Inc. and The Cooper Companies, Inc.
20	
21	
22	DUDGUANT TO STIDULATION IT IS SO ODDEDED
23	PURSUANT TO STIPULATION, IT IS SO ORDERED.
24	Dated:
25	Hon. Jon S. Tigar
25	United States District Court Judge
26	
27	
28	

ATTESTATION OF FILER

	Pursuant	to Local R	ule 5-4.3.4,	the und	lersigned	filer here	by attes	ts that a	ll signator	ies l	isted,	and
on who	ose behalf	the filing i	s submitted	, concur	in the fi	ling's con	tent and	have au	thorized t	he fi	ling.	

Dated: December 2, 2024

Jenny A. Covington

/s/ Jenny A. Covington